STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY	For Official Use
IN THE INTEREST OF	Dispositional Order - Protection or Services (Chapter 938)	
Name	· · · · · ·	
	Indian Child Welfare Act	
Date of Birth	Case No	
Date of Diffi		<u> </u>
A petition was filed with the court.		
This dispositional hearing was held on (Date)	, which is the eff	fective date of this order.
THE COURT FINDS:		
 □ habitually truant from school. □ a so □ as a result of the juvenile's intentional person. 2. The juvenile is subject to the Indian Child Well 3. The juvenile is placed out of the home. a. Continued custody of the juvenile by the passerious emotional or physical damage to the expert witnesses. (This finding is not required if m. b. Active efforts were (This finding is not required if m. b. Active efforts were (This finding is not required if m. b. Active efforts were (This finding is not required if m. □ made to provide remedial services and Indian family and those efforts have pr. □ not made to provide remedial services the Indian family. c. □ Placement has been made in accordant Welfare Act. 	itually truant from home. School dropout. al refusal to attend school rather than the factorial fare Act. If are Act. If	not likely to result in or more qualified ent the breakup of the revent the breakup of the the Indian Child
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made by the department or agency resituation resulted in immediate remov	esponsible for providing services, although val of the juvenile from the home.	an emergency
required, but the department or agend efforts.	cy responsible for providing services failed	to make reasonable

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	f. Reasonable efforts to place the juvenile in a pla	not have siblings	in out-of-home care.
4.	Permanency plan was not filed. was filed and reasonable efforts to achieve th state placement if appropriate, were: (Complete made by the department or agency responsible)	e one of the following	only if a permanency plan has been filed.)
	not made by the department or agency respo	nsible for providi	ng services.
5.	As to the department or agency recommendation: a. The placement location recommended OR		nt or agency is adopted.
	b. After giving bona fide consideration to t parties, the placement location recomm		
 6.	Participation in the Teen Court program will likely not successfully completed a Teen Court program		
] 7.	The rehabilitation and treatment/care of the juveni the parent/guardian, and the transfer of legal custo		
□ 8.	Restitution: a. The juvenile alone is financially able to pay b. The juvenile is physically able to perform se agrees to accept such services. c. The custodial parent is financially able to parent forfeiture of \$	ervices for the vic	ctim (under age 14, 40 hour limit) and the victim
] 9.	The Statement of Guardian ad Litem was filed.		
<u> </u>	The \square mother \square father was present and was ask three adult relatives of the juvenile or other adult in consider as placements for the juvenile, unless that	ndividuals whose	home the parent requests the court to
11	Other:		
ГНЕ (COURT ORDERS:		
	The juvenile is placed under court jurisdiction. Out-of-home at		
	Department of Children and Familie	artment, which hes, which h	as primary responsibility for providing services mary responsibility for providing services. ary responsibility for providing services.

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OneTheThesecthe		is order, or s his or her 18 th birth s his or her 19 th birth nal or technical equiv	nday if the juvenile is enrolled full-time in a valent and reasonably expected to complete
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interaction between The department or	agency shall make reason the juvenile and any sib	onable efforts to prov lings. provide for frequent	ide frequent visitation or other ongoing visitation or other ongoing interaction
§938.355(2)(cm) to all a under §938.335(6), no la	dult relatives of the juven	ile, including the three e date of the juvenile	ocate and provide notice as required by ee adult relatives provided by the parents e's removal from the home, unless the
5. The permanency plan s	hall be filed no later than	60 days from the da	te of the juvenile's removal from the home.
6. Restitution:	(under age 14, \$25	50 limit) to be paid	See restitution supplement.
☐ Make repairs o	or provide services agreea	able to the victim (und	der age 14, 40 hour limit)
☐ The juvenile is that income for		nent and receiving ir	ncome; the juvenile shall pay% of
7. Costs of (age 14 and over)	\$, to be paid	
☐ Wiscons ☐ Bureau c	ed to Department of Human/Sod in Department of Childrer of Milwaukee Child Welfar	n and Families re	
9. Conditions of supervisio	on and/or return:		☐ See attached
department or agency:			d living expenses, to the county s of custody/services in the amount of

to be set by the child support agency.

The support obligation begins on the date of placement.

__% of gross income payable by wage assessment.

____ or ____

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	.Driver's license suspension or revocation for (perio (Habitual truancy only.)				
12. Specific services to be provided to juvenile and family:			☐ See attached		
13	. The parents have been advised of the applicable that are necessary for the return of the juvenile to Written TPR warnings are attached.				
□ 14	 14. The appointment of the guardian ad litem for the juvenile ☐ terminates until further order of the court. ☐ is continued to allow the guardian ad litem to perform any of the duties under §48.235(4). ☐ is continued for the following purpose(s): 				
☐ 15.	The appointment of the attorney for the mother father other: mother father other: mother father other: other:	is continue	ed through the term of this order.		
□ 10	6.Other:				
☐ Th	e juvenile was advised of possible sanctions for vio				
 Orig Juv Juv Disi 	BUTION: iginal - Court venile	BY THE CO	OURT:		
	venile's Parents/Guardian/Legal Custodian/Indian Custodian strict Attorney/Corporation Counsel cial Worker		Circuit Court Judge		
6. Tri			Name Printed or Typed		
			Date		